UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

AUSTRIA	:	MDL # 1428 (SAS)
	v	
Plaintiffs,	: : :	Civil Action # 07–CV–4104 (SAS)
Defendants.	:	V/ CV 4104 (SAS)
	AUSTRIA ise: Plaintiffs,	: X ase: X Plaintiffs, : : : : : : : : : : : : : : : : : : :

REQUEST FOR CLERK'S ENTRY OF DEFAULT PURSUANT TO FRCP 55 AS AGAINST OMNIGLOW CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC, CYALUME TECHNOLOGIES INC. & OMNIGLOW LLC

Edward D. Fagan, hereby certifies and says:

- 1. I am one of the attorneys for Plaintiffs in the above referenced matters.
- On May 29, 2007 Plaintiffs served the Complaint in the above entitled matters upon named Defendants OMNIGLOW CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC, CYALUME TECHNOLOGIES INC. & OMNIGLOW LLC
- Certificates of Service were filed as to service on each Defendant and are noted in the Docket Entries 2 – 8 in Case # 1:07cv4104 (SAS). See Exhibit 1 attached hereto.
- 4. The time within which to answer, plead or otherwise move has expired.
- No extension of time has been requested, sought or given to Defendants OMNIGLOW
 CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS
 CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC, CYALUME

TECHNOLOGIES INC & OMNIGLOW LLC extending the time within which to answer, plead or otherwise move.

- 6. Named Defendants OMNIGLOW CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC & CYALUME TECHNOLOGIES INC. CYALUME TECHNOLOGIES INC & OMNIGLOW LLC. have never appeared, answered, pleaded or otherwise moved in response to Plaintiffs Complaint.
- 7. I therefore respectfully request that in accordance with FRCP Rule 55, the Clerk should immediately enter a default against OMNIGLOW CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC, CYALUME TECHNOLOGIES INC & OMNIGLOW LLC.
- 8. The foregoing statements are based upon my personal knowledge and/or the results of my personal investigations and are true to the best of my knowledge information and belief.

Dated: 27 June 2007 /s/ Edward D. Fagan electronically signed
New York, NY Edward D. Fagan

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CERTIFICATE OF SERVICE

I hereby certify that a copy of Plaintiffs' Request for Entry of Clerk's Default Pursuant to FRCP 55 against OMNIGLOW CORPORATION, OMNIGLOW L.P., OMNIGLOW MANAGEMENT LLC, SCIENS CAPITAL PARTNERS LP, GMS ACQUISITION PARTNERS LLC, CYALUME TECHNOLOGIES INC & OMNIGLOW LLC. Has been filed and served electronically in accordance with Local Rule 5.2.

Additional courtesy copies have been provided electronically to counsel of record in cases consolidated or accepted as related in case # 1:01md1428 (SAS).

Dated: 27 June 2007 /s/ Edward D. Fagan electronically signed

New York, NY Edward D. Fagan
